NOAH T. KATZEN Trial Attorney Consumer Protection Branch 3 U.S. Department of Justice P.O. Box 386 4 Washington, DC 20044-0386 (202) 305-2428 (202) 514-8742 (fax) Noah.T.Katzen@usdoj.gov 7 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON 8 9 STATE OF WASHINGTON, et al., No. 1:23-cy-03026 10 Plaintiffs, MOTION FOR EXTENSION OF 11 TIME 12 v. 05/17/23 13 U.S. FOOD AND DRUG WITHOUT ORAL ARGUMENT ADMINISTRATION, et al., 14 Defendants. 15 16 Pursuant to Local Rule 7, Defendants respectfully request that this Court 17 extend Defendants' time to respond to Plaintiffs' Amended Complaint by twenty-18 one (21) days, which would result in Defendants' response being due on May 15, 20 2023, instead of April 24, 2023. Counsel for Plaintiffs have informed undersigned 21 counsel that they consent to this motion. 22 23 1 MOTION FOR EXTENSION OF TIME

25

Good cause exists to grant Defendants' extension request because that extension will give Defendants' sufficient time to respond to the Amended Complaint and/or determine how best to proceed in light of this Court's orders granting in part Plaintiffs' Motion for Preliminary Injunction (ECF No. 80) and granting Defendants' Motion for Clarification (ECF No. 91).

April 17, 2023 HILARY K. PERKINS Assistant Director

/s/ Noah T. Katzen
NOAH T. KATZEN
Trial Attorney
Consumer Protection Branch
U.S. Department of Justice
P.O. Box 386
Washington, DC 20044-0386
(202) 305-2428
(202) 514-8742 (fax)
Noah.T.Katzen@usdoj.gov

Counsel for Defendants

CERTIFICATE OF SERVICE

I hereby certify that, on April 17, 2023, I electronically filed the foregoing with

the Clerk of the Court using the CM/ECF system, which will send notification of

MOTION FOR EXTENSION OF TIME

such filing to all counsel of record.

/s/ Noah T. Katzen NOAH T. KATZEN